



I hereby certify that this correspondence is being hand filed with the United States Patent and Trademark Office in Washington, D.C. on

January 29, 2002.

Melissa Garton

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the application of:

Yusuke TSUTSUI et al.

Serial No.: 09/988,227

Filing Date: November 19, 2001

For: ACTIVE MATRIX DISPLAY DEVICE

Examiner: Not yet assigned

Group Art Unit: 2672

TRANSMITTAL LETTER FOR MISSING PARTS OF APPLICATION

Box Missing Parts

Commissioner for Patents Washington, D.C. 20231

Sir:

In complete response to the Notice to File Missing Parts of Application Under 37 CFR 1.53(f) dated November 30, 2001, attached please find:

- A combined Declaration and Power of Attorney signed by the inventor(s) and the surcharge of \$130.00 as set forth in 37 C.F.R. § 1.16(e).
- An Assignment for recording. Separate cover sheet attached.
- ☐ A Preliminary Amendment.
- A verified English translation of the application, and the \$130.00 fee as set forth in 37 C.F.R. § 1.17(k).
- Other: Copy of the Notice to File Missing Parts Formalities Letter.





The filing fee has been calculated as follows:

FOR-JP ACT	NUMBER FILED	NUMBER EXTRA	RATE	CALCULATIONS
TOTAL CLAIMS	- 20 =		x \$18.00	\$0
INDEPENDENT CLAIMS	- 3 =		x \$84.00	\$0
MULTIPLE DEPENDENT CLAIM(S) (if applicable) + \$280.00				\$280.00
			BASIC FEE	\$740.00
		TOTAL OF ABOVE	CALCULATIONS =	\$1,020.00
Reduction by 1/2 for filing by small entity (Note 37 C.F.R. §§ 1.9, 1.27, 1.28). If applicable, verified statement must be attached.				\$0
SURCHARGE FOR FILING	MISSING PARTS			\$130.00
			TOTAL =	\$1,150.00

Charge \$1,150.00 to **Deposit Account No. 03-1952** Reference: 492322002500.

The Commissioner is hereby authorized to charge any additional fees under 37 CFR 1.16 and 1.17 that may be required by this transmittal and associated documents, or to credit any overpayment to **Deposit Account No. 03-1952**. A duplicate copy of this transmittal is enclosed for that purpose.

Respectfully submitted,

Dated:

January 29, 2002

By: \int_{0}^{∞}

Barry E. Bretschneider Registration No. 28,055

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COMMISSIONER FOR PATENTS
UNITED STATES PATENT AND TRADEMARK OFFICE
WASHINGTON, D.C. 20231

APPLICATION NUMBER

FILING/RECEIPT DATE

FIRST NAMED APPLICANT

ATTORNEY DOCKET NUMBER

09/988,227

11/19/2001

Yusuke Tsutsui

49232-20025.00

CONFIRMATION NO. 8107

FORMALITIES LETTER

OC000000007144292

Barry E. Bretschneider Morrison & Foerster LLP 2000 Pennsylvania Ave., N.W. Washington, DC 20006-1888

Date Mailed: 11/30/2001

NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

FILED UNDER 37 CFR 1.53(b)

Filing Date Granted

An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given **TWO MONTHS** from the date of this Notice within which to file all required items and pay any fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

- The statutory basic filing fee is missing.
 Applicant must submit \$ 740 to complete the basic filing fee for a non-small entity. If appropriate, applicant may make a written assertion of entitlement to small entity status and pay the small entity filing fee (37 CFR 1.27).
- Total additional claim fee(s) for this application is \$280.
 - \$280 for multiple dependent claim surcharge.
- The oath or declaration is missing.
 A properly signed oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date, is required.
- To avoid abandonment, a late filing fee or oath or declaration surcharge as set forth in 37 CFR 1.16(I) of \$130 for a non-small entity, must be submitted with the missing items identified in this letter.
- The balance due by applicant is \$ 1150.

A copy of this notice MUST be returned with the reply.

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740.00 CM 130.00 CM 240.00 CM

Customer Service Center

Initial Patent Examination Division (703) 308-1202

PART 2 - COPY TO BE RETURNED WITH RESPONSE